

I-12-CV-2052

5/11/12

 RETALIATION CLAUSE: ANY RETALIATION AGAINST "Everett Leon Stout" is agreed to be (ONE TRILLION US DOLLARS).
 THE MONETARY AMOUNTS ARE AGAINST THE U.S. GOVERNMENT, and SECURED BY THE PUBLIC CREDENTIALS.
 NOTICE: THE MONETARY AMOUNTS ARE AGAINST THE U.S. GOVERNMENT, and SECURED BY THE PUBLIC CREDENTIALS.

NOTICE and DEMAND

NOTICE OF: VIOLATION OF OATH OF OFFICIAL OFFICE BY U.S.D.J. STAFF; and Demand.
 THIS NOTICE OF PROCESS IS SERVED TO THE "CHIEF USDJ" AT ATLANTA, GEORGIA 30303
 BY CERTIFIED MAIL No: (7003-1680-0005-1205-8950) 05/ /2012.

POSTAL MASTER: Please SERVE THIS AS LAWFUL PROCESS UPON THE "CHIEF USDJ" AT:
 THE UNITED STATES COURT HOUSE
 75 Spring Street, S.W. ROOM 2211
 Atlanta, Georgia 30303

INJURED PERSON/PARTY:

Everett Leon Stout: POW #23867-001
 Federal Prison Camp:
 P.O. Box 150160, McDonough BLVD, S.E.
 Atlanta, Georgia 30303

Common Law Criminal Tort's COMMITTED BY:
 S. PAYNE; CASE MANAGER, AND
 LEON GEE; CAMP ADMINISTRATOR, at the
 above address.

"NOTICE OF 'LIS PENDENS LIEN'"

\$ In the amount of (\$100,000,000.00)
 \$ NOTICE:
 \$ SERVED UNDER MAIL BOX RULE 4(a)(1)
 \$ THE LIEN BECOMES CHOATE 05/14/2012,
 \$ at (12300 Meridian).

\$
 \$
 \$
 \$
 \$

Sworn Affidavit Of Irrefutable Facts

A) The TORT FEASORS have constanly refused to PREPARE [M]y HALFWAY HOUSE Papers. B) S. PAYNE; is demanding that I, provide her with the address of a Family Member, or a Friend, of which the PROBATION OFFICER can investigate. C) This DEMAND is in DIRECT VIOLATION of P.S.5800.15: @ §11. which states: 11. Indicate the inmate's proposed release address. "If released to a RRC, the address of of proposed resident should be left blank. This information is subject to change during the RRC, placement. This information should be completed by RRC STAFF."

NOTICE OF ACTUAL and FACTUAL INNOCENCE

Everett Leon Stout; has consistantly since ARREST maintained that: I, am both ACTUALLY AND FACTUALLY innocent of committing any CRIME against the Laws of the United States of America. THEREFORE, all FEDERAL OFFICIALS, are in DIRECT VIOLATION OF THEIR Oath of Official Office by keeping [M]e incarcerated.

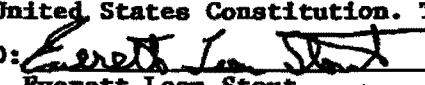
VIOLATION OF OATH IS TORT

Violation of Oath is tort, not breach of contract, Farrell v. U.S.,
(2009, Ct Fed Cl) 2009 US Claims LEXIS 401.

DEMAND

1) It is NOW DEMANDED that the CHIEF JUDGE, immediately order that:
 The TORT FEASORS, immediately provide the authority which MANDATES that the Inmate provide a residential release address prior to HALFWAY HOUSE.
 or:
 2) Prepare the HALFWAY HOUSE documents immediately for release to Little Rock, Arkansas. or:
 3) FORFEIT ALL PUBLIC CREDENTIALS by which they are AUTHORIZED to hold OFFICE OF PUBLIC TRUST.

NOTICE: THE CHARGES COMMITTED ARE: COMMITTED IN VIOLATION OF THE PROHIBITIONS OF AMENDMENT X, United States Constitution. THERE IS NO IMMUNITY.

RESPECTFULLY SUBMITTED: 
 Everett Leon Stout 05/06/2012